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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/723,632	11/26/2003	Frank Gersemsky	L&L-10261	9708	
24131 75	90 08/24/2005		EXAMINER		
LERNER AND GREENBERG, PA P O BOX 2480			NGUYEN, KHAI MINH		
HOLLYWOOD, FL 33022-2480			ART UNIT	PAPER NUMBER	
			2687		
			DATE MAIL ED: 09/24/200	DATE MAIL ED: 08/24/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Apr	lication No.	Applicant(s)			
Office Action Summary			723,632	GERSEMSKY ET AL.			
		4	miner	Art Unit			
			i M. Nguyen	2687			
	The MAILING DATE of this commu						
Period fo		······································					
THE I - Exter after - If the - If NO - Failur Any r	ORTENED STATUTORY PERIOD F MAILING DATE OF THIS COMMUN sicions of time may be available under the provision SIX (6) MONTHS from the mailing date of this com period for reply specified above is less than thirty (period for reply is specified above, the maximum s re to reply within the set or extended period for repl eply received by the Office later than three months ad patent term adjustment. See 37 CFR 1.704(b).	IICATION. s of 37 CFR 1.136(a). I munication. 30) days, a reply within tatutory period will appl y will, by statute, cause	n no event, however, may a reply be tim the statutory minimum of thirty (30) days y and will expire SIX (6) MONTHS from the application to become ABANDONEI	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).			
Status							
1)⊠	Responsive to communication(s) fil	ed on <u>26 Novem</u>	ber 2003.				
2a)☐	This action is FINAL.	2b)⊠ This action	on is non-final.				
,	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Dispositi	on of Claims						
5)□ 6)⊠ 7)⊠	4) Claim(s) 1-33 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) □ Claim(s) is/are allowed. 6) □ Claim(s) 1,2,5-10,13-16,19-24 and 27-32 is/are rejected. 7) □ Claim(s) 3,4,11,12,17,18,25,26 and 33 is/are objected to. 8) □ Claim(s) are subject to restriction and/or election requirement.						
Applicati	on Papers						
10)⊠	The specification is objected to by the drawing(s) filed on <u>26 Novembers</u> Applicant may not request that any objected the properties of	e <u>r 2003</u> is/are: a ection to the drawi g the correction is	ng(s) be held in abeyance. See required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).			
Priority u	ınder 35 U.S.C. § 119						
12) ⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) □ All b) □ Some * c) □ None of: 1. ☑ Certified copies of the priority documents have been received. 2. □ Certified copies of the priority documents have been received in Application No 3. □ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.							
2) Notice	t(s) se of References Cited (PTO-892) se of Draftsperson's Patent Drawing Review (mation Disclosure Statement(s) (PTO-1449 or r No(s)/Mail Date 11/26/03.		4) Interview Summary Paper No(s)/Mail Do 5) Notice of Informal F 6) Other:				

DETAILED ACTION

Priority

1. Receipt is acknowledged of papers submitted under U.S.C. 119(a)-(d), which papers have been placed of record in the file.

Information Disclosure Statement

2. The references listed in the Information Disclosure Statement filed on November 26, 2003 have been considered by the examiner (see attached PTO-1449 form or PTO/SB/08A and 08B forms.)

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-2, 8-10, 13-16, 22-24, and 27-32 are rejected under 35 U.S.C. 102(e) as being anticipated by Haartsen (U.S.Pat-6393007).

Regarding claim 1, Haartsen teaches data transmission system (fig.1, abstract), comprising:

a base station (fig.1, col.6, lines 38-57);

at least one mobile station (fig.1, col.6, lines 38-57), data packets can be transmitted by radio using a time slot method between said base station and said mobile station (fig.1, col.6, line 38 to col.7, line 32);

first means for transmitting a first part of a data packet at a predetermined first symbol rate and at a first transmission frequency (fig.2-4, col.8, line 56 to col.9, line 52, data bears are established from one end of the TDMA frame, i.e. a frame half in the case of TDMA/TDD communication, where as voice bears are established from the other end of the TDMA frame or frame half); and

second means for transmitting a second part of the data packet at a second symbol rate and at a second transmission frequency (fig.2-4, col.8, line 56 to col.9, line 52, data bears are established from one end of the TDMA frame, i.e. a frame half in the case of TDMA/TDD communication, where as voice bears are established from the other end of the TDMA frame or frame half).

Regarding claim 2, Haartsen teaches the data transmission system according to claim 1, wherein the first part of the data packet contains information about the second symbol rate (fig.2-4, col.8, line 56 to col.9, line 52).

Regarding claim 8, Haartsen teaches the data transmission system according to claim 1, wherein said first means has means for producing identification information for identification of an association between said base station and said mobile station (fig.1, col.6, line 38 to col.7, line 32).

Regarding claim 9, Haartsen teaches the data transmission system according to claim 1, wherein said first means has means for producing a first data packet head (fig.2-4, col.8, line 56 to col.9, line 52).

Regarding claim 10, Haartsen teaches the data transmission system according to claim 1, wherein said second means has means for producing a synchronization word for synchronization of said base station to said mobile station at the second symbol rate (fig.2-4, col.10, lines 6-67).

Regarding claim 13, Haartsen teaches the data transmission system according to claim 1, wherein the data transmission system can be used in digital cordless communications systems (col.5, lines 4-14), in computer-controlled entertainment systems, computer-controlled games systems, or in systems with real-time requirements (col.2, lines 43-56).

Regarding claim 14, Haartsen teaches the data transmission system according to

claim 1, wherein the first part of the data packet contains information about the second

transmission frequency (fig.2-4, col.8, line 56 to col.9, line 52).

Regarding claim 15, Haartsen teaches a method for radio transmission of data

packets between a base station and at least one mobile station (fig.1, col.6, line 38 to

col.7, line 32), which comprises the steps of:

transmitting a first part of a data packet at a predetermined first symbol rate and

at a first transmission frequency (fig.2-4, col.8, line 56 to col.9, line 52, data bears are

established from one end of the TDMA frame, i.e. a frame half in the case of

TDMA/TDD communication, where as voice bears are established from the other end of

the TDMA frame or frame half); and

transmitting a second part of the data packet at a second symbol rate and at a

second transmission frequency (fig.2-4, col.8, line 56 to col.9, line 52, data bears are

established from one end of the TDMA frame, i.e. a frame half in the case of

TDMA/TDD communication, where as voice bears are established from the other end of

the TDMA frame or frame half).

Regarding claim 16, Haartsen teaches the method according to claim 15, which further comprises transmitting information about the second symbol rate with the first part of the data packet (fig.2-4, col.8, line 56 to col.9, line 52).

Regarding claim 22, Haartsen teaches the method according to claim 15, which further comprises transmitting in the first part of the data packet identification information for identifying an association between the base station and the mobile station (fig.1, col.6, line 38 to col.7, line 32).

Regarding claim 23, Haartsen teaches the method according to claim 15, which further comprises transmitting a first data packet header in the first part of the data packet (fig.2-4, col.8, line 56 to col.9, line 52).

Regarding claim 24, Haartsen teaches the method according to claim 15, which further comprises transferring a synchronization word, for synchronization of the base station to the at least one mobile station, to the second symbol rate at a start of the second part of the data packet (fig.2-4, col.10, lines 6-67).

Regarding claim 27, Haartsen teaches the method according to claim 15, which further comprises forming the base station and the mobile station as a digital cordless communications system (col.5, lines 4-14).

Regarding claim 28, Haartsen teaches the method according to claim 15, which further comprises forming the base station and the mobile station as a computercontrolled entertainment system (col.5, lines 4-14).

Regarding claim 29, Haartsen teaches the method according to claim 15, which further comprises forming the base station and the mobile station as a computercontrolled game system (col.5, lines 4-14).

Regarding claim 30, Haartsen teaches the method according to claim 15, which further comprises forming the base station and the mobile station as a system with realtime requirements (col.2, lines 43-56, col.5, lines 4-14).

Regarding claim 31, Haartsen teaches the method according to claim 15, which further comprises transmitting information about the second transmission frequency with the first part of the data packet (fig.2-4, col.8, line 56 to col.9, line 52).

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Regarding claim 32, Haartsen teaches a data transmission system (fig.1, abstract), comprising:

a base station (fig.1, col.6, lines 38-57); and

at least one mobile station, data packets can be transmitted by radio using a time slot method between said base station and said mobile station (fig.1, col.6, line 38 to col.7, line 32);

said base station and said mobile station programmed to transmit a first part of a data packet at a predetermined first symbol rate and at a first transmission frequency (fig.2-4, col.8, line 56 to col.9, line 52, data bears are established from one end of the TDMA frame, i.e. a frame half in the case of TDMA/TDD communication, where as voice bears are established from the other end of the TDMA frame or frame half);

second base station and said mobile station programmed to transmit a second part of the data packet at a second symbol rate and at a second transmission frequency (fig.2-5, col.8, line 56 to col.9, line 52, data bears are established from one end of the TDMA frame, i.e. a frame half in the case of TDMA/TDD communication, where as voice bears are established from the other end of the TDMA frame or frame half).

Claim Rejections - 35 USC § 103

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4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 5-7, 19-21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Haartsen (U.S.Pat-6393007) in view of Burgess et al. (U.S.Pat-6532228).

Regarding claims 5, and 19, Haartsen teaches the data transmission system according to claim 1, and 15.

Haartsen fails to specifically disclose base station and mobile station each have a local oscillator. However, Burgess teaches receivers or transmitters for receiving or transmitting respectively a radio packet at a predetermined frequency, Burgess teaches base station and mobile station each have a local oscillator (fig.4-5, col.1, lines 29-49). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to use base station and mobile station each have a local oscillator as taught by Burgess with Haartsen teaching in order to provides a receiver for receiving a radio packet transmitted and a transmission frequency and reduces the number of collisions due to partial overlap.

Regarding claims 6, and 20, Haartsen teaches the data transmission system according to claim 1, and 19.

Haartsen fails to specifically disclose local oscillator is in each case connected to a phase locked loop. However, Burgess teaches receivers or transmitters for receiving or transmitting respectively a radio packet at a predetermined frequency, Burgess teaches local oscillator is in each case connected to a phase locked loop (fig.4-5, col.1, lines 29-49). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to use local oscillator is in each case connected to a phase locked loop as taught by Burgess with Haartsen teaching in order to provides a receiver for receiving a radio packet transmitted and a transmission frequency and reduces the number of collisions due to partial overlap.

Regarding claims 7, and 21, Haartsen teaches the data transmission system according to claim 1, and 15.

Haartsen fails to specifically disclose base station and mobile station each have a filter for reception-end selection of a transmission frequency. However, Burgess teaches receivers or transmitters for receiving or transmitting respectively a radio packet at a predetermined frequency, Burgess teaches base station and mobile station each have a filter for reception-end selection of a transmission frequency (fig.4-5, col.1, lines 29-49). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to use base station and mobile station each have a filter

for reception-end selection of a transmission frequency as taught by Burgess with

Haartsen teaching in order to provides a receiver for receiving a radio packet

transmitted and a transmission frequency and reduces the number of collisions due to
partial overlap.

Allowable Subject Matter

5. Claims 3-4, 11-12, 17-18, 25-26, and 33 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Citation of Pertinent Prior Art

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Gitlin et al. (U.S.Pat-5278689) discloses Gigabit per-second optical packet switching with electronic control.

Kockman et al. (U.S.Pat-6434183) discloses Method and device for radio transmission of data by means of frequency hops.

King et al. (U.S.Pat-6819878) discloses Packet-based optical communications networks.

Garcia-Luna-Aceves et al. (U.S.Pub-20020141479) discloses Receiver-initiated channel-hopping(Rich) method for wireless communication networks.

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Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Khai M. Nguyen whose telephone number is 571.272.7923. The examiner can normally be reached on 8:00-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lester Kincaid can be reached on 571.272.7922. The fax phone number for the organization where this application or proceeding is assigned is 571.273.8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Khai Nguyen Au: 2687

8/17/2005

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